STATE OF CALIFORNIA-THE RESOURCES AGENCY

1416 NINTH STREET . SACRAMENTO 95814

STATE WATER RESOURCES CONTROL

Notice of asgd. App#21719 Permit#14931 6/1/90 To: Lake Forest Utility Company,

Incorporated, a California Corp

5-17-01 ASUDTO Lake Forest wto



ORDER APPROVING A NEW DEVELOPMENT SCHEDULE AND AMENDING PERMIT

PERMIT 14931

ROOM 1015, RESOURCES BUILDING

APPLICATION 21719

WHEREAS:

- 1. A PETITION FOR EXTENSION OF TIME WITHIN WHICH TO DEVELOP THE PROJECT AND APPLY THE WATER TO THE PROPOSED USE HAS BEEN FILED WITH THE STATE WATER RESOURCES CONTROL BOARD.
- 2. GOOD CAUSE HAS BEEN SHOWN FOR EXTENSION OF TIME, PROVIDED THE CONDITIONS SET FORTH IN THIS ORDER ARE IMPOSED.
- 3. IT IS DEEMED NECESSARY TO MEASURE THE AMOUNTS DIVERTED.
- 4. THE STATE WATER RESOURCES CONTROL BOARD HAS DULY AUTHORIZED THE CHIEF, DIVISION OF WATER RIGHTS, TO SIGN THIS ORDER.

NOW THEREFORE IT IS ORDERED THAT A NEW DEVELOPMENT SCHEDULE BE APPROVED AS FOLLOWS:

CONSTRUCTION WORK SHALL BE COMPLETED ON OR BEFORE

DECEMBER 1, 1975

APPLICATION OF THE WATER TO THE PROPOSED USE SHALL BE COMPLETED ON OR BEFORE

DECEMBER 1, 1975

THE CONDITIONS ARE:

- 1. The permit is subject to the continuing authority of the State Water Resources Control Board in accordance with its Policy for the Administration of Water Rights in the Lake Tahoe Basin to reduce the amount of water named in the permit upon a finding by the Board that the amount is in excess of that reasonably needed for the authorized uses. Water requirements will be estimated using land use densities in the permitted place of use as authorized by Local ordinances or as they may be modified by the final order of the Tahoe Regional Planning Agency. No action will be taken by the Board without prior notice to the owner and an opportunity for hearing.
- 2. Permittee shall install and properly maintain water meters or other measuring devices, by December 1, 1973, satisfactory to the State Water Resources Control Board, which are capable of measuring the amount of water being diverted from each source of supply for beneficial use and furnish monthly records of such measurements to the Board in the annual Progress Report by Permittee.

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3. PARAGRAPH 7 OF THE PERMIT IS AMENDED AS FOLLOWS: ALL RIGHTS AND PRIVILEGES UNDER THIS PERMIT AND UNDER ANY LICENSE ISSUED PURSUANT THERETO, INCLUDING METHOD OF DIVERSION, METHOD OF USE, AND QUANTITY OF WATER DIVERTED, ARE SUBJECT TO THE CONTINUING AUTHORITY OF THE STATE WATER RESOURCES CONTROL BOARD IN ACCORDANCE WITH LAW AND IN THE INTEREST OF THE PUBLIC WELFARE TO PREVENT WASTE, UNREASONABLE USE, UNREASONABLE METHOD OF DIVERSION OF SAID WATER.

THIS CONTINUING AUTHORITY OF THE BOARD MAY BE EXERCISED BY IMPOSING SPECIFIC REQUIREMENTS OVER AND ABOVE THOSE CONTAINED IN THIS PERMIT WITH A VIEW TO MINIMIZING WASTE OF WATER AND TO MEETING THE REASONABLE WATER REQUIREMENTS OF PERMITTEE WITHOUT UNREASONABLE DRAFT ON THE SOURCE. PERMITTEE MAY BE REQUIRED TO IMPLEMENT SUCH PROGRAMS AS (1) REUSING OR RECLAIMING THE WATER ALLOCATED; (2) RESTRICTING DIVERSIONS SO AS TO ELIMINATE AGRICULTURAL TAILWATER OR TO REDUCE RETURN FLOW; (3) SUPPRESSING EVAPORATION LOSSES FROM WATER SURFACES; (4) CONTROLLING PHREATOPHYTIC GROWTH; AND (5) INSTALLING, MAINTAINING, AND OPERATING EFFICIENT WATER MEASURING DEVICES TO ASSURE COMPLIANCE WITH THE QUANTITY LIMITATIONS OF THIS PERMIT AND TO DETERMINE ACCURATELY WATER USE AS AGAINST REASONABLE WATER REQUIREMENTS FOR THE AUTHORIZED PROJECT. NO ACTION WILL BE TAKEN PURSUANT TO THIS PARAGRAPH UNLESS THE BOARD DETERMINES, AFTER NOTICE TO AFFECTED PARTIES AND OPPORTUNITY FOR HEARING, THAT SUCH SPECIFIC REQUIREMENTS ARE PHYSICALLY AND FINANCIALLY FEASIBLE AND ARE APPROPRIATE TO THE PARTICULAR SITUATION.

4. The quantity of water diverted under this permit and under any license issued pursuant thereto is subject to modification by the State Water Resources Control Board, if, after notice to the permittee and an opportunity for hearing, the Board finds that such modification is necessary to meet water quality objectives in water quality control plans which have been or hereafter may be established or modified pursuant to division 7 of the water code. No action will be taken pursuant to this paragraph unless the Board finds that (1) adequate waste discharge requirements have been prescribed and are in effect with respect to all waste discharges which have any substantial effect upon water quality in the area involved, and (2) the water quality objectives cannot be achieved solely through the control of waste discharges.

DATED: APR 26 1973

K. L. WOODWARD, CHIEF DIVISION OF WATER RIGHTS

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TO A COMPANY OF A COMPANY

STATE WATER RESOURCES CONTROL BOARD

DIVISION OF WATER RIGHTS

ROOM 1140, RESOURCES BUILDING
1416 NINTH STREET • SACRAMENTO 95814



ORDER ALLOWING CHANGE IN CHARACTER OF USE AND PLACE OF USE

Application 21719

Permit 14931

WHEREAS, the State Water Resources Control Board has found that the change in character of use and place of use under Application 21719, Permit 14931, for which petitions were submitted on February 28, 1969, will not operate to the injury of any other legal user of water, and

WHEREAS, the Board has approved and allowed said changes and has directed that an order be issued to describe said character of use and place of use in accordance with said petitions;

NOW, THEREFORE, IT IS ORDERED that permission be and the same is hereby granted to change the character of use under said Application 21719, Permit 14931, to character of use as follows, to wit:

DOMESTIC AND MUNICIPAL USE

IT IS FURTHER ORDERED that permission be and the same is hereby granted to change the place of use under said Application 21719, Permit 14931, to place of use described as follows, to wit:

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Dated: JUN 1 1 1969

K. L. Woodward, Chief Division of Water Rights For full information concerning the filling out of this form refer to Article 4 of Rules and Regulations Pertaining to Appropriation of Water

STATE OF CALIFORNIA—STATE WATER RIGHTS BOARD

App	olication No. 21719 File	ed March 27, 1964, at 11:58 A.M.
APPLIC	CATION TO APPRO	PRIATE UNAPPROPRIATED WATER
I	Lake Forest Water Compa	any
of	Lake Forest Water Compa Name of applicant or applicants 600 Elefa Street,	Roseville County of Placer
Address State of	California	do hereby make application for a permit to appropriate the
following desc	cribed unappropriated waters of the Sta	ate of California, SUBJECT TO VESTED RIGHTS:
	Source, Amount, Use	and Location of Diversion Works
1. The sou	arce of the proposed appropriation is	Lake Tahoe Give name of stream, lake, etc., if named; if unnamed state nature of source and that it is unnamed
located in	Placer County, tribut	ary to Truckee River
2. The am	nount of water which applicant desir	res to appropriate under this application is as follows:
(a) For	diversion to be directly applied to ben exceed 270 acre-feet per	eficial use O.5 cubic feet per
second/to be	diverted from January Beginning date	1 to December 31 of each year.
(b) For	-	d to beneficial use
per annum, to	be collected between	of each season.
		domestic Domestic, irrigation, power, municipal, mining, industrial, recreational purposes. 500 and E 1380 from NW corner of fractional
	int of diversion is to be located S s 1 4. T15N. R17E. MDB&M	tate bearing and distance or coordinate distances from section or quarter section corner
	the NE_{μ}^{1} of NW_{μ}^{1}	Sometimes of the second of the
	State 40-acre subdivision of public land survey or	M. D. B. & M., in the County of Placer
	-	NW ¹ of Sec. 4, T. 15N, R. 17E, M.D.B. & M.
,. Inc 1110	State 40-acre sub	division of U. S. Government survey or projection thereof
NOTE	-	n of Diversion Works n amount grossly in excess of the estimated capacity of the diversion works.
	or Headworks (fill only those blan	
(a) Div	version will be made by pumping #5555	x directly from Lake Tahoe
	1.1	Sump, offset well, unobstructed channel, etc. ng dam beingfeet in height (stream bed to
level of overf	flow);feet long on	top; and constructed of
		feet in height (stream bed to spillway level); feet
long on top;	have a freeboard of	feet, and be constructed of
		Concrete, earth, etc.
The storag	re reservoir will flood lands in	tion or sections, also 40-acre subdivisions unless shown upon map
It will have a		acres, and a capacity ofacre-feet. If reservoir has a

capacity of 25 acre-feet or more fill in the following: Diameter of outlet pipe_____inches; length_____feet;

difference in elevation from spillway level to highest point of outlet pipe _____feet; fall in pipe_____

In case of insufficient space for answers in form, attach extra sheets at top of page 3 and cross reference.

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feet; width at bottom

(a) Canal, ditch, flume: Width on top (at water line)_

8. Conduit System (describe main conduits only)

.M 38 .d...

DO NOT WRITE IN THIS SPACE ATTACH EXTRA SHEETS HERE

15. Municipal Use. This application is made for the purp	
	having a present population of
The estimated average daily consumption during the month of	maximum use at the end of each five-year period until the full
amount applied for is put to beneficial use is as follows:	
16. Mining Use. The name of the mining property to be s	f the mines is
The method of utilizing the water is	
It is estimated that the ultimate water requirement for this pr	roject will be
The water will not be polluted by chemicals or otherwise	
	inof
Will not Name stream Sec, T, R,	
17. Other Uses. The nature of the use proposed is	Industrial, recreational, domestic, stockwatering, fish culture, etc.
State basis of determination of amount needed. 500 h Number of person of lawn per house industrial use, and unit requirements	Ouses 5 persons per house, about 출 acr
	neral ons filed with Application? Yes . If not, Year No See A-14921
state specifically the time required for filing same	
	t of diversion?NO If not, give name and
address of owner and state what steps have been taken to sec	
Access has been obtained from the coun	
20. What is the name of the post office most used by those	e living near the proposed point of diversion?
Lake Forest, California	
	water from the source of supply below the proposed point of
diversion? None known	

[Signature of Applicant]	/s/ T. E. Finger

APPLICANT MUST NOT FILL IN BLANKS BELOW

PERMIT No. 14931

This is to certify that the application of which the foregoing is a true and correct copy has been considered and approved by the State Water Rights Board SUBJECT TO VESTED RIGHTS and the following limitations and conditions:

1. The amount of water appropriated shall be limited to the amount which can be beneficially used, and shall not exceed

0.5 cubic foot per second by direct diversion to be diverted from January 1 to December 31 of each year.

December 31 of each year.

Exceed 0.5 cubic foot per second, provided that the amount of water appropriated by direct diversion shall not exceed 31 acre-feet in any month or 270 acre-feet in any year.

2. The maximum amount herein stated may be reduced in the license if investigation warrants.

3. Actual construction work shall begin on or before thereafter be prosecuted with reasonable diligence, and if not so commenced and prosecuted this permit may be revoked.

December 1, 1967.

4. Said construction work shall be completed on or before

aner!

5. Complete application of the water to the proposed use shall be made on or before December 1, 1968.

6. Progress reports shall be filed promptly by permittee on forms which will be provided annually by the State Water Rights Board until license is issued.

7. All rights and privileges under this permit including method of diversion, method of use and quantity of water diverted are subject to the continuing authority of the State Water Rights Board in accordance with law and in the interest of the public welfare to prevent waste, unreasonable use, unreasonable method of use or unreasonable method of diversion of said

8. Permittee shall allow representatives of the State Water Rights Board and other parties, as may be authorized from time to time by said Board, reasonable access to project works to determine compliance with the terms of this permit.

This permit is issued and permittee takes it subject to the following provisions of the Water Code:

Section 1390. A permit shall be effective for such time as the water actually appropriated under it is used for a useful and beneficial purpose in conformity with this division (of the Water Code), but no longer.

Section 1391. Every permit shall include the enumeration of conditions therein which in substance shall include all of the provisions of this article and the statement that any appropriator of water to whom a permit is issued takes it subject to the conditions therein expressed.

Section 1992. Every permittee, if he accepts a permit, does so under the conditions precedent that no value whatsoever in excess of the actual amount paid to the State therefor shall at any time be assigned to or claimed for any permit granted or issued under the provisions of this division (of the Water Code), or for any rights granted or acquired under the provisions of this division (of the Water Code), in respect to the rendered by any permittee or by the holder of any rights granted or acquired under the provisions of this division (of the Water Code), in respect to any valuation for purposes of sale to or purchase, whether through condernation proceedings or the price of the services to the rendered by any permittee or by the holder of any rights practiced under the provisions of this division (of the Water Code) or in respect to any valuation for purposes of sale to or purchase, whether through condemnation proceedings or the State or any city, city and county, municipal water district, itrigation district, lighting district, or any political subdivision of the State or any city, city and county, municipal water district, itrigation district, lighting district, or any political subdivision of the Water Code).

JAN 2 8 1966
STATE WATER BIGHTS BOARD

K. CK. Hill

Executive Officer

Dated:

920 D MS 88-6 786-48088

14731